ileges hereunder, not expressly stated

herein.

Adopted as follows: Yeas - Councilmen Castator, Comstock, McNamara, Oakman, Rogell, Van Antwerp, and the President-7. Nays-None.

Permits

Common the Honorable, To the

Council: Council:
Gentlemen—To your Committee of petition of the Whole was referred petition Frederick Colman & Sons, Inc. (3875), to install oil and gas lines across Bryden Ave., north of W. Warren. After consultation with the Dept. of Public Works, and careful consideration of the request, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted, P. V. McNAMARA, Chairman.

By Councilman McNamara: Resolved, That the Dept. of Public Works be and it is hereby authorized and directed to issue permit to Frederick Colman and Sons, Inc., 7250 Central Ave., to install an 8 in. steel pipe for the purpose of carrying a 2½ in. fuel oil line, a 2½ in. return line, and an 1¼ in. gas line, from storage tank on petitioner's property on the west side of Bryden, to cross under said street approximately 320 ft. north of W. Warren Ave. to its property on the east side of Bryden Ave.

Provided, Same is installed 51/2 ft. below the top grade of the street, and that the work shall be performed under the supervision of the Dept. of Public Works and the Dept. of Buildings & Safety Engineering, and in accordance with the plans submitted to and approved by said departments, and further

Provided, That no rights in the public streets, alleys or other public places shall be considered waived by this permission, which is granted expressly on the condition that said utility lines and all obstructions in connection therewith shall be removed at the expense of the grantee at any time when so directed by the Common Council, and that the public property affected shall be restored to a condition satisfactory to said Department by said grantee at its ex-

pense, and further Provided, That said permit issued by the Department of Public Works, is granted with the distinct understanding that in the event of the Charter of the City of Detroit being amended in such manner as will provide for the levying of a fee, charge or rental, to be hereafter determined upon, or in the event of an ordinance or resolution being enacted providing for an annual charge or rental for the

occupancy of public streets, alleys or occupancy of places, that the grantee or said fee, charge or received other public property will pay said fee, charge or rental for in said Charter or rental provided for in said Charter, or ording or resolution, and that nance or resolution, and that said bind his grantee does hereby bind himself thereunto and to accept said permit on the conditions hereby imposed and in the event of the said grantee contesting the validity of said Char. ter amendment, ordinance or resolution or of said fee, charge or rental or upon refusal to pay same, this permit shall immediately become void, and further

Provided, This resolution is revocable at the will, whim or caprice of the Common Council and grantee hereby expressly waives any right to claim damages or compensation for property constructed hereunder or for the removal of same, and further, that grantee acquires no implied or other privileges hereunder not expressly stated herein.

Adopted as follows:

Yeas - Councilmen Castator, Comstock, McNamara, Oakman, Rogell, Van Antwerp, and the President-7. Nays-None.

Sale of City-Owned Property

To the Honorable, the Common Council:

Gentlemen-To your Committee of the Whole were referred petitions to purchase parcels of city-owned property. After consultation with the Corporation Counsel, and careful consideration of the request, your committee recommends that same be granted in accordance with the following resolution.

Respectfully submitted, P. V. McNAMARA, Chairman.

By Councilman McNamara: Resolved, That the City Controller be and he is hereby authorized and directed to issue quit-claim deed to Wyman H. Persons (3961), covering "all that part of lot 50, B. E. Taylor's Detroit City Sub., lying between the northerly line of lot 51 of last mentioned subdivision and the southerly line of Davison Ave., 120 ft. wide, as now established," southeast corner of Wisconsin and Davison Aves., upon payment to the City Treasurer of the sum of \$10.00 cash, and further

Resolved, That the City Controller and further be and he is hereby authorized and directed to directed to enter into land contract with Laurice and into land contract with Luvisch Building Corporation, a Michigan corporation (2000) cover Michigan corporation (3960), covering Tark ing 'Lot 66, Western Rouge Rouge Sub.'' east Sub.," east side of Pierson between Plymouth Plymouth and Elmira, for the sum of \$325.00 of \$325.00, with \$100.00 down per the balance the balance at \$100.00 or more per month, included month, including interest at 5% per annum, also annum, also 1/12 of the taxes month ly; entire ly; entire amount to be paid in full